MACK PRINTING COTTOLSA COMPA	RED	STATE OF OKLAHOMA, Tulsa County,ss.	
FRO	M	This instrument was filed for record on the DOC., 192.2, at., 3:45 o'clock. P	
		and duly recorded in Book_408on page130	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ΤΟ	C. D. Lawson,	
		(Seal) F. Delman, By.	erk. Deputy.
THIS INDENTIDE Made	this 22nd day of Dec.	A. D. 192.2., between	
. Tulsa	Wm. Chadwell and	Ophelia Chadwell, his wife	
d. C. Del	ahunt		oart, and
of TULSA, Oklaho WITNESSETH, That said part 19	Sf the first part, in consideration of the sun	part. I of the second part:	****
the receipt of which is hereby acknowl	edged, do by these presents grant, barge	ain, sell and convey unto said part.V of the second part	heirs
and assigns, all the following described Oklahoma, to-wit:	d real estate situated inCity Of	UNLISE County and	State of
	S. 45 ft. lot (3) Blk	C. (193) original townsite	
	Tulsa, Tulsa Co.	영상, 1997년 1월 1997년 1998년 1998년 1998년 1997년 2월 1998년 1월 1997년 199	
	4	REASURERS ENDORSEMENT	
	Department No 6	settify that I received 5.2400 and issued 51.7 therefor in payment of mortgage	
	tax on the W	ithin mortgage. s22_day of <u>flee</u> 1922	
	Jatea Mil V	WAYNE L. DICKEY, County Treasurer	
		Deputy	e e
To have and to hold the s taining forever.	ome, together with all and singular the ter	nements, hereditaments and appurtenances thereunto belonging, or in anywi	se apper-
This conveyance is intended a		ONEof even d	
Twel	ve Hundred dollers		192
made to C. C. DA			·
or order, payable at Tuls	98 It interest per annum, payable semi-annualli	y and signed by	
parties	of the first part	eowner_Ś_in f	
	and clear of all incumbrances		
That they have	Ve?		me, and
premises in the sum of \$		persons whomsoever. Said first part.199.agreeto insure the building maintain such insurance during the existance of this mortgage. Said first part of the second seco	rt <u>105</u>
Said first partSaid taxes and assess Said first partSaid first partSame as herein provided, the mortga	ments lawfully assessed on said premises bet er expressly agreethat in case of fore gor will pay to the said mortgagee	fore delinquent. closure of this mozigage, and as often as any proceeding shall be taken to	foreclose Dollars
as attorney's or solicitor's fees therefor same shall be a further charge and lie	or, in addition to all other statutory fees: n upon said premises described in this mort	said fee to be due and payable upon the filing of the petition for foreclosur tgage, and the amount thereon shall be recovered in said foreclosure suit and	e and the included
Now if said first part_168		e lien thereof enforced in the same manner as the principal debt hereby secu- nd part. V. 1978	signs said
and shall make and maintain such inst force and effect. If said insurance is	urance and pay such taxes and assessments not effected and maintained, or if any an	then these presents shall be wholly discharged and yoid, otherwise shall remu d all taxes and assessments which are or may be levied and assessed lawfull gemay effect such insurance or pay such taxes and assessments	ain in full 7 against
be allowed interest thereon at the rat said sum or sums of money or any par	te ofper cent per annum,	until paid, and this mortgage shall stand as security for all such paymen surance is not effected and maintained or any taxes or assessments are not p	ts; and if aid before
collect said debt including attorney a	fees, and to foreclose this mortgage, and shi	the whole sum or sums and interest thereon due and payable at once and p all become entitled to possession of said permises. but due no above and also the benefit to stay, valuation or appraisement la	
IN WITNESS WHEREOF,	, said part of the first part ha	ebt due as above and also the benefit to stay, valuation or appraisement lar the day and year first above write WM. Chadwell	
	an a	Ophelia Chadwell	
KNOW ALL MEN BY THESE PR	RESENTS:	SSIGNMENT	b
named mortgagee in consideration	n of the sum of	ofCounty, Oklahoma, t	OLLARS.
		wledged, dohereby sell, assign, transfer, set out and co	
		conveyed and the promissory note, debts and claims thereby secured	
TO HAVE AND TO HOL		rthcless, to the conditions therein contained.	
IN WITNESS WHEREOF,		set	
		с. С	
STATE OF OKLAHOMA,	Tulsa R. Clark		and State
		d	
instrument and acknowledged to me to	that		ne above berein set
	and seal the day and year above set forth.	J. R. Clark, Notary Publ	//

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